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8	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION		
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0			
1	SANDRA REYES, individually and on behalf of a class of similarly situated individuals,	Nos. CV 09-01208 CRB CV 09-01232 CRB	
2	or a class of similarly situated individuals,	ORDER RE:	
3	Plaintiff,	PLAINTIFF'S MOTION FOR VOLUNTARY DISMISSAL OF CASE CV	
4	vs. JINGLE NETWORKS, INC., a Delaware	09-01232 CRB PURSUANT TO PRIOR STIPULATION FOR VOLUNTARY DISMISSAL AND PRIOR DISMISSAL OF	
5			
	corporation, and LIMBO, INC., a Delaware	RELATED CASE	
.6	corporation	Judge: Hon. Charles R. Breyer	
7	Defendants.		
8		•	
9		erior Court of the State of California, County of	
20	San Mateo on February 11, 2009.		
21	On March 19, 2009, defendant Jingle Networks Inc. removed the case to the US District		
22	Court for the Northern District, and the case was		
23	Apparently not knowing that the case had been removed, the next day, on March 20, 2009,		
24	defendant Limbo, Inc. filed a subsequent notice of		
	case number CV 09-01232 CRB (the two cases were deemed related and assigned to this Court on		
25	April 21, 2009). Other than the separate case numbers, the two cases are actually the "same case"		
26	in that they are both the result of removal from the same San Mateo Superior Court case.		
27			
28			
	Plaintiff's Motion for Voluntary Dismissal	Case Nos. CV 09-1208 CRB, CV 09-01232 CRB	

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The parties subsequently filed a "Stipulation to Voluntarily Dismiss Complaint With Prejudice Pursuant to M-Qube, Inc." showing Case CV 09-01208 CRB in the caption. This resulted in the dismissal of that case number.

However, because the Stipulation to Voluntarily Dismiss only bore case number CV

However, because the Stipulation to Voluntarily Dismiss only bore case number CV 09-01208 CRB, the Court only dismissed that action and case CV 09-01232 still remains active on the docket. Plaintiff wishes to dismiss action CV 09-01232 on the same grounds and pursuant to the same Stipulation to Voluntarily Dismiss which was previously filed. A copy of the Stipulation to Voluntarily Dismiss is attached as Exhibit A for the Court's reference.

Plaintiff respectfully requests that the Court dismiss the Complaint with prejudice in case CV 09-01232 without a hearing as provided in the Stipulation to Voluntarily Dismiss, on the same grounds that case CV 09-01208 was dismissed.

Respectfully submitted,

Dated: February 16, 2010 Edelson McGuire LLP

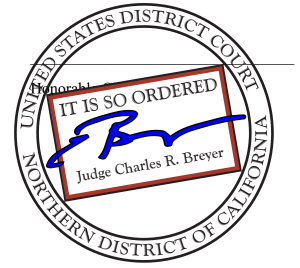
By: <u>/s/ Sean Reis</u> .

SEAN REIS

One of the Attorneys for Sandra Reyes, individually and on behalf of a class of similarly situated individuals

IT IS SO ORDERED THAT CASE CV 09-01232 IS DISMISSED WITH PREJUDICE.

Dated: February 17, 2010



Plaintiff's Motion for Voluntary Dismissal

Case Nos. CV 09-1208 CRB, CV 09-01232 CRB